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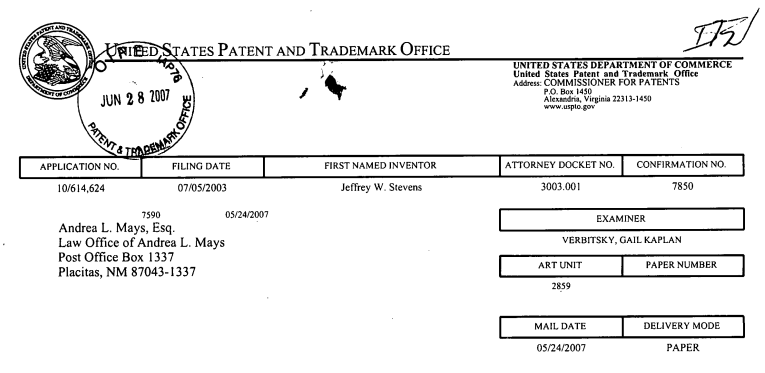
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The time period for reply, if any, is set in the attached communication.

OIPE 407		
JUN 2 8 2007 B	Application No.	Applicant(s)
<b>\ \</b>	10/614,624	STEVENS ET AL.
Office Action Summary	Examiner	Art Unit
	Gail Verbitsky	2859
The MAILING DATE of this communication appo Period for Reply	ears on the cover sheet with the (	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w.  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATIO 6(a). In no event, however, may a reply be ti- ill apply and will expire SIX (6) MONTHS (rom cause the application to become ABANDONE	N. nely filed I the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on		
7	action is non-final.	er a de la companya de la
3) Since this application is in condition for allowan		
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	33 O.G. 213.
Disposition of Claims		
4) Claim(s) 1-29 is/are pending in the application.		
4a) Of the above claim(s) is/are withdraw	vn from consideration.	
5) Claim(s) is/are allowed.		
6) Claim(s) 1-29 is/are rejected.		
7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or	election requirement.	
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Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) acce		Fxaminer
Applicant may not request that any objection to the o		
Replacement drawing sheet(s) including the correcti		
11) The oath or declaration is objected to by the Ex		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign	oriority under 35 U.S.C. & 119(a	)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:	phonty under 55 5.5.5. § 115(a	, (a) 3. (i).
1. Certified copies of the priority documents	have been received.	
2. Certified copies of the priority documents		ion No
3. Copies of the certified copies of the prior	ity documents have been receiv	ed in this National Stage
application from the International Bureau		
* See the attached detailed Office action for a list of	of the certified copies not receive	ed.
Attachment(s)	" <b>.</b>	/DTO 440)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) [_] Interview Summary Paper No(s)/Mail D	
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>07/05/03</u> .	5) Notice of Informal (6) Other:	Patent Application

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## DETAILED ACTION DETAILED ACTION

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 12-13, 17-18, 20, 22, 25, 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss et al. (U.S. 6917891) in view of Boldt (U.S. 5723847).

Rothfuss discloses in Fig. 1 a device/ method for determining time remaining for fluid flow (until shut down) in a direction (inlet/ outlet) through a pipe, the device comprising a sensor (outlet sensor) 122 and a sensor (inlet sensor) 120 for sensing a parameter of the fluid; means (controller) for comparing data of the two sensors in a communication (link/ hardwire) with the sensors, and issuing an indication of a time remaining based upon the comparison and a warning signal.

Rothfuss teaches all the subject matter claimed by applicant, however, Rothfuss does not explicitly states that the parameter is temperature and, thus, the sensors are the temperature sensors, as stated in claims 1, 17, with the remaining limitations of claims 1, 12-13, 17-18, 20, 22, 25, 29.

Boldt discloses a device in the field of applicant's endeavor wherein the fluid/ water parameter is temperature, and at least one temperature sensor is a temperature sensor, and the temperature data is used for determining and displaying a remaining time for fluid flow (until shut down).

teach away from using temperature sensors.

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device, disclosed by Rothfuss, so as to determined the remaining time based on the data from the temperature sensors, as taught by Boldt, since both the sensors of Rothfuss and the sensors of Boldt could be used to determine the remaining time, if one is replaced with another, and because Rothfuss suggests that any fluid parameter could be measured, thus, Rothfuss does not

3. Claims 2-3, 7, 12-14, 19, 21, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Smith (U.S. 4471354).

Rothfuss and Boldt disclose the device/ method as stated above.

They do not teach the limitations of claims 2-3, 7, 12-14, 19, 21, 23.

Smith discloses a device for remotely measuring temperature by using RF transmitter (wireless/ RF communication link) comprising a housing, inherently, for protection from an environment, a display, a power supply, as shown in Figs. 1-2.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device, disclosed by Rothfuss and Boldt, so as to have first or second sensor in a housing, power supply and a display, and capable to wirelessly transmit temperature data by RF to a host device, as taught by Smith, so as to allow the operator to both, obtain a visual data when the operator in the vicinity of the device, and when the operator is not in the premises, so as to continuously provide the operator with temperature data.

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4. Claims 6, 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Giardina (U.S. 4773023).

Rothfuss and Boldt disclose the device/ method as stated above.

They do not teach the limitations of claims 6, 10.

Giardina discloses in Fig. 1 a device in the field of applicant's endeavor comprising two temperature sensors located in upstream (fluid source) and downstream (outlet). The sensors can be thermocouples.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the sensors of Rothfuss and Boldt with temperature sensors, such as thermocouples, as taught by Giardina, because thermocouples are known to measure flowing fluid parameters and will perform the same function of measuring flowing fluid parameters if the sensors of are replaced with the thermocouples.

5. Claims 4, 6, 8, 10, 16, 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Giardina (U.S. 4773023) and Huang (U.S. 5535779).

Rothfuss and Boldt disclose the device/ method as stated above.

They do not teach the limitations of claims 4, 6, 8, 10, 16, 27-28.

Giardina discloses in Fig. 1 a device in the field of applicant's endeavor comprising two temperature sensors located in upstream (fluid source) and downstream (outlet). The sensors (first and second) can be thermocouples. Also, Giardina teaches

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that a communication link is a hardwire communication link, as shown in Fig. 1. The controller is a microprocessor 22, which compared (determines the difference between) the two thermocouples and issues a power signal corresponding to the difference (col. 1, lines 44-60). The device also comprises an alarm signal. In addition, Giardina measures a rate of change in temperature.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the sensors of Rothfuss and Boldt with temperature sensors, such as thermocouples, as taught by Giardina, because thermocouples are known to measure flowing fluid parameters and will perform the same function of measuring flowing fluid parameters if the sensors of are replaced with the thermocouples.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the communication link, disclosed by Rothfuss and Boldt with the hardwire communication link, as taught by Giardina, because both of these communication links are alternate types of the communication links, and will perform the same function, of transmitting thermally responsive data to a host, as very well known in the art, if one is replaced with the other.

Huang teaches that an alarm in a water outlet can be an audio alarm.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the alarm, disclosed by Rothfuss and Boldt, so as to have an audio alarm, as taught by Huang, so as to draw the operator's attention when the operator does not look directly at the device.

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tion/Control Hamber: 10/014,02

6. Claim 15, 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Grimes et al. (U.S. 6639402).

Rothfuss and Boldt disclose the device/ method as stated above.

They do not teach the audio display.

Grimes teaches that a display can be an audio display.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the display, disclosed by Rothfuss and Boldt, so as to have an audio display, as taught by Grimes, so as to draw the operator's attention when the operator does not look directly at the display.

7. Claims 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Immel (U.S. 6595005).

Rothfuss and Boldt disclose the device/ method stated above.

They do not teach that the temperature sensor (first) is an IC temperature sensor.

Immel teaches that parameter (temperature) of a flowing fluid could be obtained by integrated temperature sensor, thermocouple, etc.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the first temperature sensor of Rothfuss and Boldt with a temperature sensor, such as a thermocouple, as taught by Immel, because thermocouples are also known to measure flowing fluid parameters and will perform the

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same function of measuring flowing fluid parameters if the (first) sensor of Rothfuss and Boldt is replaced with the thermocouple.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the first temperature sensor of Rothfuss and Boldt with a temperature sensor, such as integrated circuit temperature sensor, as taught by Immel, because integrated circuit sensors are also known to measure flowing fluid parameters and will perform the same function of measuring flowing fluid parameters if the (first) sensor of Rothfuss and Boldt is replaced with the integrated circuit temperature sensor.

8. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Immel (U.S. 6595005).

Rothfuss and Boldt disclose the device/ method stated above.

They do not teach that the temperature sensor (second) is an IC temperature sensor.

Immel teaches that parameter (temperature) of a flowing fluid could be obtained by integrated temperature sensor, thermocouple, etc.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the first temperature sensor of Rothfuss and Boldt with a temperature sensor, such as a thermocouple, as taught by Immel, because thermocouples are also known to measure flowing fluid parameters and will perform the

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same function of measuring flowing fluid parameters if the (second) sensor of Rothfuss and Boldt is replaced with the thermocouple.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the second temperature sensor of Rothfuss and Boldt with a temperature sensor, such as integrated circuit temperature sensor, as taught by Immel, because integrated circuit temperature sensors are also known to measure flowing fluid parameters and will perform the same function of measuring flowing fluid parameters if the (second) sensor of Rothfuss and Boldt are replaced with the integrated circuit temperature sensor.

9. Claims 2-3, 7, 11, 19-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt (U.S. 5723847) as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Kinzel (U.S. 6624760).

Rothfuss and Boldt disclose the device/ method as stated above.

They do not explicitly teach the limitations of claims 2-3, 7, 11, 19-23.

Kinzel discloses in Figs. 1-2 a device comprising two or more status sensors (could be thermal sensors, col. 4, line 20) 13 comprising transceivers 27 enable them two-way RF communication with host. The sensors have housing, power supply (battery), and transceiver in the housing, as shown in Fig. 2.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device, disclosed by Rothfuss and Boldt, so as to have wireless/ RF communication link with sensors (first and second) comprising transceivers, as taught by Kinzel, so as to enable the device to communicate data to a

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remotely located operators and to receive commands from the operator, as it is very well known in the art.

10. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt (U.S. 5723847) as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Clark et al. (U.S. 4850717) [hereinafter Clark].

Rothfuss and Boldt disclose the device/ method as stated above.

They do not explicitly teach a sleeve for the housing, as stated in claim 8.

Clark discloses a device in the field of applicant's endeavor wherein a temperature-sensing device is located in the housing, and the housing is over fitted with a protective sleeve to protect the housing from harsh corrosive environment.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device disclosed by Rothfuss and Boldt so as to over fit the housing with a protective sleeve, as taught by Clark, in order to protect it from harsh corrosive environment and such to extend the housing's life.

11. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Rothfuss and Boldt as applied to claims 1, 12-13, 17-18, 20, 22, 25, 29 above, and further in view of Wallace, Jr. (U.S. 6349269) [hereinafter Wallace].

Rothfuss and Boldt disclose the device/ method as stated above.

They do not explicitly teach the limitations of claim 26.

Wallace teaches a device/ method for determining a time remaining comprising taking a first temperature measurement by a temperature sensor, taking a second temperature measurements by the (same) temperature sensor, then taking a difference

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between (comparing) said two temperature measurements by the temperature sensor. It is inherent, that in this case, one measurement would be first in time and another measurement would be a latter one in time.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device/ method disclosed by Rothfuss and Boldt, so as to take two temperature measurement in time, as taught by Wallace, so as to determine time remaining, in order to minimize the number of sensors, and thus, to simplify the maintenance of the device.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art cited in the PTO-892 and not mentioned above disclose related devices and methods.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gail Verbitsky whose telephone number is 571/272-2253. The examiner can normally be reached on 7:30 to 4:00 ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez can be reached on 571/272-2245. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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6. Olch Stem

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**GKV** 

Gail Verbitsky

Primary Patent Examiner, TC 2800

September 11, 2006



Express Mail Label Number: EU780973523US

PTO/SB/08A (04-03) Approved for use through 04/30/2003, OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Substitute for form 1449/PTO	. Co	mplete if Known	
	Application Number	10614624	
INFORMATION DISCLOSURE	Filing Date	July 5, 2003	
	First Named Inventor	Jeffrey W. Stevens	
Statement by applicant	Art Unit		
(Use as many sheets as necessary)	Examiner Name		
Sheet 1 of 2	Attorney Docket Number	3003.001	

Examiner (nitiats*	Cite Document Number Publication Date MM-00-YYYY		Name of Patentee or Applicant of Cited Document	Pages, Columns, Unes, Where Relevant Passages or Relevant	
	<u> </u>	Number-Kind Code <sup>2 (Fancing)</sup>	<del></del>		Figures Appear
u	<u> </u>	<sup>US-</sup> 5,868,311	2-9-99	Cretu-Petra	_
	Ĺ	<sup>US-</sup> 6,286,764 B1	9-11-01	Garvey et al.	
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Examiner Initials*	Cite No.'	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Unes, Where Relevant Passages	
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\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Cocuments at <a href="https://www.usmo.gov">www.usmo.gov</a> or MPEP 901.04. Sents Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emparer must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 18 if possible. Applicant is to place a check mark here if English language Translation is attached.

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PTO/SB/08A (04-03)

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Substitute for form 1449/PTO		Complete if Known		
	Application Number	1		
INFORMATION DISCLOSUR	Filing Date	July 5, 2003		
	TIPSI Named Inventor	Jeffrey W. Stevens		
Statement by applican	Art Unit			
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Sheet 2 of 2	Attorney Docket Number	3003.001		

Examinar Initiats*	Cite No.	Document Number  Number-Kind Code <sup>2</sup> (Farmer)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	<del>                                     </del>	US- 4,945,943	8-7-90	Cogger	T igures repress
		<sup>US-</sup> 4,756,030	7-12-88	Juliver	
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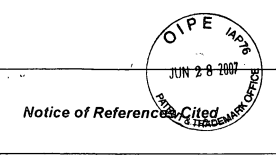
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the appropriate symbols as indicated on the document under this Collection is attached.

Translation is attached.

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Application/Control No. 10/614,624	Applicant(s)/Patent Under Reexamination STEVENS ET AL.	
Examiner	Art Unit	
Gail Verbitsky	2859	Page 1 of 2

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*	E	US-4,485,449	11-1984	Knauss, Uwe	702/46
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*	L	US-6,058,774	05-2000	Rengshausen, Detlef	73/204.24
*	М	US-6,624,760	09-2003	Kinzel et al.	340/870.11

# FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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*	В	US-2002/0153882	10-2002	Grimes et al.	324/209
*	С	US-4,991,976	02-1991	Byles, Joe D.	374/135
*	D	US-5,879,082	03-1999	Smitherman et al.	374/110
*	Ε	US-5,348,394	09-1994	Hori et al.  JUN 2 8 2007	374/44
*	F	US-6,286,764	09-2001	Gaivey et al. \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	236/12.12
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